

**FOR COURT USE ONLY**

FAX NO.:

## BRANCH NAME:

OTHER PARENT:

## CASE NUMBER:

(LOCAL CHILD SUPPORT AGENCY ATTORNEY)

(SIGNATURE OF DECLARANT)

## JUDICIAL OFFICER

PETITIONER/PLAINTIFF: RESPONDENT/DEFENDANT: OTHER PARENT:	CASE NUMBER:
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### NOTICE TO THE PARENTS

This order makes the parent designated as the "Other Parent" a party to this action. Either parent may now raise issues concerning support, custody, visitation, and restraining orders. Other issues may not be raised in this action. Either parent can go to court to modify the support order, but the local child support agency must first be given proper notice of the hearing date.

The Other Parent can also file an action to enforce the support order, but only after giving the local child support agency at least 30 days' notice that an independent enforcement action will be filed. (See form FL-645.) If the local child support agency does not respond to the notice within 30 days, or if the local child support agency agrees to the filing of the enforcement action, the Other Parent may then file the enforcement action as long as all support is payable through the local child support agency's office.

The local child support agency does not represent any individual in this action. If the Other Parent receives welfare, the local child support agency may agree to settle any parentage or support issues without the Other Parent's consent. If the Other Parent does not receive welfare, the local child support agency cannot settle any support issue without the consent of the Other Parent. The local child support agency cannot assist you with or negotiate, settle, or contest any issues of custody, visitation, or restraining orders.